EXHIBIT D

UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

THE FOOTBALL ASSOCIATION PREMIER LEAGUE LIMITED and BOURNE CO., on behalf of themselves and all others similarly situated.

(related case no. 07 Civ. 2103 (LLS))

ECF Case

07 Civ. 3582 (LLS)

Plaintiffs,

٧.

YOUTUBE, INC., YOUTUBE, LLC and GOOGLE, INC.,

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DECLARATION OF HENRY
MARX ON BEHALF OF THE
MUSIC FORCE LLC IN SUPPORT
OF PLAINTIFFS' MOTION FOR
APPOINTMENT OF INTERIM
CLASS COUNSEL PURSUANT
TO FED. R. CIV. P. 23(g)(2)(A)

Defendants.

HENRY MARX, on behalf of THE MUSIC FORCE LLC, hereby declares:

- 1. I am the Managing Member of The Music Force LLC.
- On May 31, 2007 a notice of appearance was filed on behalf of The Music Force
 LLC in the above captioned action.
- 3. I make this declaration in support of the motion by plaintiffs The Football Association Premier League Limited and Bourne Co. (together, the "PL/B Plaintiffs") for the appointment of their counsel, Proskauer Rose LLP and Bernstein Litowitz Berger & Grossmann LLP (collectively, the "PL/B Counsel of the "Firms"), as counsel for the putative Class on an interim basis pursuant to Federal Rule of Civil Procedure 23(g)(2)(A).
- 4. Prior to the filing the notice of appearance, my counsel and counsel for the PL/B Plaintiffs had numerous discussions concerning what would be in the Class's best interest in terms of where, when, how, etc to litigate the issues. As a result of those discussions, I concluded that the PL/B Plaintiffs retention of the Firms on behalf of the Class put the

Class in highly capable hands and that there existed significant benefits in establishing a united front with the center of gravity being this action pending in this Court.

5. I join in the PL/B Plaintiffs' motion to appoint PL/B Counsel as counsel for the proposed Class on an interim basis.

I declare under penalty of perjury that the foregoing is true and correct. Executed in California, on July 10, 2007.